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## NOTICE OF ALLOWANCE AND FEE(S) DUE

23838

7590

09/29/2008

KENYON & KENYON LLP 1500 K STREET N.W. SUITE 700 WASHINGTON, DC 20005 EXAMINER

RUTHKOSKY, MARK

ART UNIT PAPER NUMBER

1795 DATE MAILED: 09/29/2008

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/629,764	07/30/2003	Akira Aoto	10517/180	7701

TITLE OF INVENTION: SEPARATOR FOR FUEL CELL INCLUDING A TERMINAL OF A CELL VOLTAGE MONITOR

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1440	\$300	\$0	\$1740	12/29/2008

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

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IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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WASHINGTON	N, DC 20005						(Depositor's name)
			_				(Signature)
			L				(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	<b>L</b>	ATTC	RNEY DOCKET NO.	CONFIRMATION NO.
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nonprovisional	NO	\$1440	\$300	\$0		\$1740	12/29/2008
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RUTHKOS	KY, MARK	1795	429-034000	J			
<ol> <li>Change of correspondence address or indication of "Fee Address" (37 CFR 1.363).</li> <li>Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.</li> <li>"Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required.</li> <li>ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON</li> </ol>			or agents OR, alternati  (2) the name of a single registered attorney or 2 registered patent attornes will be	of up to 3 registered patent attorneys lternatively,  a single firm (having as a member a ney or agent) and the names of up to ent attorneys or agents. If no name is will be printed.			
PLEASE NOTE: Un recordation as set fort (A) NAME OF ASSI	less an assignee is ident th in 37 CFR 3.11. Comp GNEE	ified below, no assignee oletion of this form is NO	data will appear on the pT a substitute for filing an  (B) RESIDENCE: (CITY	oatent. If an assign assignment. Y and STATE OR C	COUNT	TRY)	ocument has been filed for
Please check the appropr	riate assignee category or	categories (will not be pr	rinted on the patent):	Individual 🖵 C	orporat	ion or other private gro	oup entity 🖵 Government
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10/629,764	07/30/2003	Akira Aoto	10517/180	7701
23838 7:	23838 7590 09/29/2008			INER
KENYON & KE	NYON LLP	RUTHKOS:	KY, MARK	
1500 K STREET N.W.			ART UNIT	PAPER NUMBER
SUITE 700 WASHINGTON, I	DC 20005		1795 DATE MAILED: 09/29/200	8

## **Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)**

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 168 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 168 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

	Application No.	Applicant(s)	
	10/629,764	AOTO, AKIRA	
Notice of Allowability	Examiner	Art Unit	
	Mark Ruthkosky	1795	
	Mark Ruthkosky	1795	
The MAILING DATE of this communication appendix and seems allowable, PROSECUTION ON THE MERITS In herewith (or previously mailed), a Notice of Allowance (PTOL-8 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3	S (OR REMAINS) CLOSED 5) or other appropriate comm <b>RIGHTS</b> . This application is	in this application. If not included nunication will be mailed in due cour	se. THIS
1. This communication is responsive to <u>9/11/2008</u> .			
2. X The allowed claim(s) is/are <u>1,4,5,9,10 and 12-15</u> .			
3. Acknowledgment is made of a claim for foreign priority  a) All b) Some* c) None of the:		or (f).	
1. Certified copies of the priority documents ha			
2. Certified copies of the priority documents ha	• •		
3. Copies of the certified copies of the priority of	documents have been receive	ed in this national stage application	from the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE noted below. Failure to timely comply will result in ABANDON THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		e a reply complying with the require	ements
4. A SUBSTITUTE OATH OR DECLARATION must be sub INFORMAL PATENT APPLICATION (PTO-152) which gi			CE OF
5. CORRECTED DRAWINGS ( as "replacement sheets") m	ust be submitted.		
(a) ☐ including changes required by the Notice of Draftspe		ew ( PTO-948) attached	
1) hereto or 2) to Paper No./Mail Date	-	,	
(b) ☐ including changes required by the attached Examine Paper No./Mail Date		or in the Office action of	
Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in			k) of
<ol> <li>DEPOSIT OF and/or INFORMATION about the department attached Examiner's comment regarding REQUIREMEN</li> </ol>			the
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5. ☐ Notice of I	nformal Patent Application	
<ol> <li>Notice of Draftperson's Patent Drawing Review (PTO-948)</li> </ol>	_	Summary (PTO-413),	
3. ☐ Information Disclosure Statements (PTO/SB/08),	Paper No	./Mail Date s Amendment/Comment	
Paper No./Mail Date4.   Examiner's Comment Regarding Requirement for Deposit	8 M Evaminari	s Statement of Reasons for Allowan	re
of Biological Material	9.		CE
/Mark Ruthkosky/			
Primary Examiner, Art Unit 1795			

#### **DETAILED ACTION**

### Response to Amendment

The amendment of 9/11/2008, filed after the final rejection 6/12/2008, is noted. The amendment places the claims in order for allowance.

### Claim Rejections - 35 USC § 103

The rejection of claims 1, 3-10, 12-17 and 19 under 35 U.S.C. 103(a) as being unpatentable over Meacher et al. (US 5,858,569) in view of Hiroshi et al. (JP 11-339,828) OR over Hiroshi et al. (JP 11-339,828) in view of Meacher et al. (US 5,858,569), and further in view of Yoshimura et al. (US 6,291,094) has been overcome by applicant's amendment to the claims.

#### Allowable Subject Matter

Claims 1, 4, 5, 9, 10, and 12-15 are allowed. Cancelled claims 18 and 20 had been objected to as being dependent upon a rejected base claim, but it was noted in the final rejection that the claims would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. Applicant has added the allowable subject matter to the independent claim 1.

The following is an examiner's statement of reasons for allowance:

The prior art does not teach or render obvious the claimed invention. The teachings of the prior art have been presented. The prior art does not teach an apparatus comprising a separator for a fuel cell and a terminal of a cell voltage monitor, as claimed, including the

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features that first and second grooves are formed in the frame portion of the plate and the first groove is separately formed in parallel with the second groove, wherein one of the positive side metal plate and the negative side metal plate has a groove with a position and configuration corresponding to only the first groove, the other of the positive side metal plate and the negative side metal plate has a groove across the first and second grooves, and the terminal of the cell voltage monitor is brought into contact with the non-coated contact portion of the one of the positive side metal plate and the negative side metal plate. For these reasons, the claims are allowable over the prior art.

Pertinent prior art has been presented. For example, Meacher et al. (US 5,858,569) teaches a separator for a fuel cell comprising a metal plate including a carbon coated gas passage portion and a peripheral foil contact portion in a part other than the gas passage portion, wherein the carbon-coated surface treatment applied to the gas passage portion is different from a surface treatment applied to the contact portion. The untreated frame/stainless steel section is a contact portion other than the gas passage portion and also may serve as an attachment portion. The individual fuel cells are electrically connected in the stack and clamped. A gasket frame portion is noted on the surface of the peripheral foil contact portion. The cells are connected with good electrical contact throughout the stack while insulating individual anode and cathode contacts of the stack.

Meacher et al. (US 5,858,569) does not teach the contact portion being brought into contact with a terminal of a cell voltage monitor attached to the fuel cell or that the anti-corrosion surface treatment on the gas passage portion includes a metal plating and a carbon coat formed on the metal plating, and an anti-corrosion surface treatment on the contact portion is the

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metal plating being brought into contact with the terminal of the cell voltage monitor directly. The reference does not teach that the anti-corrosion surface treatment on the gas passage portion includes a metal plating and a carbon coat formed on the metal plating, and an anti-corrosion surface treatment on the contact portion is the metal plating being brought into contact with the terminal of the cell voltage monitor directly.

Further, Hiroshi et al. (JP 11-339, 828) teaches a fuel cell stack with a voltage-measuring terminal attached to the sidewall of the separator plate. The fuel cell separator plates have a protruding terminal integral with the separator for measuring the voltage of each cell in the fuel cell stack. The separator may be graphite, aluminum and stainless steel. The terminal is engaged with a voltage monitor. The attachment portion is attached in the direction wherein a plurality of frames are stacked as taught in figure 1. The references teach gas manifold portions outside of the gas passages. The contact portion is provided on an edge of the separator that extends in a longitudinal direction of a rectangular gas manifold opening. Parallel grooves are formed in the separator.

Hiroshi et al. (JP 11-339,828) does not teach the metal separator plate is coated with a carbon layer in the area of gas flow along the separator plate. The reference does not teach that the anti-corrosion surface treatment on the gas passage portion includes a metal plating and a carbon coat formed on the metal plating, and an anti-corrosion surface treatment on the contact portion is the metal plating being brought into contact with the terminal of the cell voltage monitor directly.

In addition, Yoshimura et al. (US 6,291,094) teaches a fuel cell comprising a grooved metal plate including a first metal coating and a second carbon coating on a gas passage portion

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and a contact portion in a part other than the gas passage portion, wherein the surface treatment is applied to the entire gas passage portion. The terminal is arranged so that the positive terminal is arranged on a first end surface of the separator on a cathode side and a negative term terminal al is arranged on a third end surface of the separator on an anode side. The separator includes a metal such as stainless steel, coated with a protective, conductive layer followed by a coating of carbon. The carbon may be selectively added to the gas passage areas. The frame/stainless steel section is a contact portion other than the gas passage portion and also serves as an attachment portion. The metal plate includes a gas passage area.

The prior art references do not teach an apparatus comprising a separator for a fuel cell and a terminal of a cell voltage monitor, as claimed, including the features that first and second grooves are formed in the frame portion of the plate and the first groove is separately formed in parallel with the second groove, wherein one of the positive side metal plate and the negative side metal plate has a groove with a position and configuration corresponding to only the first groove, the other of the positive side metal plate and the negative side metal plate has a groove across the first and second grooves, and the terminal of the cell voltage monitor is brought into contact with the non-coated contact portion of the one of the positive side metal plate and the negative side metal plate. For these reasons, the claims are allowable over the prior art.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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Examiner Correspondence

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Mark Ruthkosky whose telephone number is 571-272-1291. The

examiner can normally be reached on FLEX schedule (generally, Monday-Thursday from 9:00-

6:30.) If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Patrick Ryan can be reached at 571-272-1292. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free.)

/Mark Ruthkosky/

Primary Examiner, Art Unit 1795

9/19/2008